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23850 7590 03001/2010 OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, L.L.P. 1940 DUKE STREET			EXAMINER	
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1	RECORD OF ORAL HEARING			
2	UNITED STATES PATENT AND TRADEMARK OFFICE			
3				
4	BEFORE THE BOARD OF PATENT APPEALS			
5	AND INTERFERENCES			
6	En Danta CTEEAN VIDCUL VADI HEINZ COHIMACHED and			
7	Ex Parte STEFAN KIRSCH, KARL-HEINZ SCHUMACHER, and ALEXANDER CENTNER			
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9	Appeal 2009-010566			
10	Application 10/579,096 Technology Center 1700			
	Technology Center 1700			
11	Oral Hearing Held: January 21, 2010			
12	Oral ricaring ricid. January 21, 2010			
13				
14	Before ADRIENE L. HANLON, CHUNG K. PAK, and			
15	PETER F. KRATZ, Administrative Patent Judges.			
16				
17	APPEARANCES:			
18				
19	ON BEHALF OF THE APPELLANT:			
20	HARRIS A. PITLICK, ESQUIRE			
21	Oblon, Spivak, McClelland, Maier & Neustadt, LLP 1940 Duke Street			
22	Alexandria, Virginia 22314			
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Appeal 2009-010566 Application 10/579,096

The above-entitled matter came on for hearing Thursday, January 21, 1 2 2009, commencing at 2:22 p.m., at the U.S. Patent and Trademark Office, 3 600 Dulany Street, Alexandria, Virginia, before Todd Brown, a Notary 4 Public. 5 THE USHER: Calendar No. 60, Appeal No. 2009-010566. 6 Mr. Pitlick. 7 JUDGE HANLON: Good afternoon, Mr. Pitlick. 8 MR. PITLICK: Good afternoon. 9 JUDGE HANLON: If you have a business card, you can hand it to 10 our reporter. You may begin when you're ready. You have 20 minutes. 11 MR. PITLICK: Okay. The claimed invention here is drawn to a 12 method for enhancing at least one performance property of an aqueous polymer dispersion comprising at least one water soluble ionic compound, 13 14 which comprises removing at least 50 percent of the ionic compound from 15 the polymer dispersion and then adding at least one salt of a monoalkyl or 16 dialkyl ester of a sulfonated dicarboxylic acid. 17 Just to point out, if it's not already clear, what we're adding back is 18 also and certainly can be a water soluble ionic compound. So we're 19 removing all of it, and then we're adding at least 50 percent back of one 20 particular water soluble ionic compound. 21 A number of rejections have been withdrawn in view of an 22 amendment we filed with the Appeal Brief, but all the remaining rejections 23 are under Section 103. All rely primarily on Wood. Wood is discussed in 24 our specification. Wood basically discloses that in such aqueous 25 dispersions, polymer dispersions, which are used, for example, as adhesives 26

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such as pressure-sensitive adhesive, because of the presence of water, you 2 get a whitening or clouding which is due to the presence of these water soluble ionic compounds. So what Wood does is he removes them. 3

However, when they're removed, there is a problem that the wetting suffers. And so you've got one advantage, but then you have a disadvantage. Well, our Applicants discovered that when you add -- let me go back. I misspoke. The claim says removing at least 50 percent of the water soluble ionic. You don't have to remove all of it. So to the extent I said before that you remove it, I only meant at least 50. Certainly, that includes 100, but removing at least 50 percent is sufficient.

11 At any rate, so our Applicants discovered that when you add back one 12 particular salt, as we've recited in the claims, you get better wetting, which I 13 suppose you can say is not unexpected because that's what the references, 14 for example, the Actonel A-220, suggests. However, the unexpected result 15 here is that you don't get water whitening. And this is clearly an unexpected 16 result. And certainly the suggestion to add any such material back once the 17 main reference, Wood, which is certainly the closest prior art, tells you that 18 it's going to cause a problem, what our Applicants are doing, actually, is 19 something that's being taught away by the prior art.

And that in a nutshell is our, let's say, our theory of patentability here. I think it's pretty straightforward. The Examiner has commented on some of the data in the specification, which I think has been adequately responded to in the Appeal Brief and the Reply Brief, so I won't go into it here unless you have specific questions.

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1	But I'll just point out that the data that we have actually uses this
2	Actonel A-220, which is a commercial product that's sold by the S & E. So
3	we're right in the same ballpark, I think, as the prior art that the Examiner
4	has cited. And we've shown, again, that, you know, by adding this stuff I
5	call it stuff but it's the stuff that we're adding in the second step, again, we
6	maintain this lack of whiteness or cloudiness, and yet we still get the
7	increased wetting that was lost by removing the water soluble ionic
8	compound in the first step.
9	JUDGE HANLON: Do you have any questions? Okay. No
0	questions. Thank you.
1	Whereupon, the proceedings, at 2:27 p.m., were concluded.
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